	August 02,2021
(r;	Delivery via First-Class Mail (USPS)
< *	9/10/21
U) 45	The Hon-Raymond J. Dearie Denie Denie Ofor sea sea 5
Ü.*─	United states District Court state of in government's
≥ ½	Eastern District of New York letter af 9/7/21
	225 Codman Plaza East Doryfue D
	Brootlyn, Ny 11201 s/RJD
<u> </u>	
4 ×	Re: United States v. Andre Wilburn, No. 19-CR-139(RTD)#4
(i) ½	
>. □*	Defendant's Letter-Motion for Co-Conspirator Statements and Incorporated
L	Memoranda in Support
-	Dear Judge Dearie:
œ	Please construe this letter as a formal motion. The defendant, Andre
:: :: - :-	Wilburn, respectfully moves this Honorable Court for entry of an order requiring
(1) **	the government to disclose to the defendant, in advance of sentencing, the matters,
> >	or closses of motter, and all information or documents pertaining thereto, as one
正	set forth and described. Further, Andre Wilburn, requests that the government affirm
14:3 M (* 14:3 M * 1	or deny the existence of co-conspirator statements (discovery) sought to avoid
	confusion regarding whether a document exists and has not been disclosed or
	that a document exists and has been overlooked.
1-34-	
.∏ 4¢	Defendant requests that he be allowed to inspect and copy the
≥ 4	following:
Li.	1 All 1 le le considération d'halise d'halige considération
	1. All statements of any unindicted or indicted co-conspirators in the possession of the government which were made during the
	The possession of the government which were those willing the
	course of and in Furtherance of the conspiracy alleged in the
THE RESERVE THE PROPERTY OF TH	indictment.

	Authority:	
	All statements made by a co-conspirator of a party during the course of and	
	in Furtherance of the conspiracy are admissible against the party as non-housay	
	statements. Federal Rules of evidence 801 (d)(2) E). All Statements made by	
	co-conspirators which the government intends to introduce against defendant as	
	his own are discoverable.	
	All statements made during the course of and in Eurtherance of the conspiracy	
	by co-conspirators whom the government does not inhead to call as trial	
	witnesses are discoverable (United states v. Nachamie, 91 F. Supp. 20565	
	SONY 200)	
1)	Indeed, statements of code fendants whom the government does not intend to	
	call to testify at trial are not controlled by the Jencks Act (Moure's	
	Federal Practice 16.03 at 16-52 and ed. 1978))-
	The government has an obligation to disclose each defendant's own	
	statements, in the interests of justice require the disclosure of all statements	
	mode during the course of and in furtherance of the conspiracy to all	
	defendants.	
	Bosed on the preceding, The defendant, respectfully requests that the	
	Court enter an order granting this motion.	
	Respectfully submitted,	
	Today 4	
	Andre Wilburn	
		_
		-